

Exhibit B

From: [Jordan A. Finfer](#)
To: [Casey, Matthew](#)
Cc: [McColgan, Arthur](#)
Subject: RE: Sgariglia v. American International Relocation Services, LLC, et al.; Cook Co. Case No 2019 CH 07429
Date: Wednesday, August 7, 2019 8:25:04 PM
Attachments: [image001.png](#)

Matt –

Sorry for the delayed response. I was waiting to hear back from my clients. The Gonring's consent to the removal and are residents of Michigan.

Regards,
Jordan

| P | F | S |

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From: Casey, Matthew <MCasey@walkerwilcox.com>
Sent: Friday, August 2, 2019 3:11 PM
To: Jordan A. Finfer <jfinfer@pfs-law.com>
Cc: McColgan, Arthur <AMcColgan@walkerwilcox.com>
Subject: Sgariglia v. American International Relocation Services, LLC, et al.; Cook Co. Case No 2019 CH 07429

Jordan,

It was a pleasure speaking with you earlier. As I mentioned on our two phone calls, I represent Defendant American International Services Solutions, LLC ("AIREs") in the above-referenced case filed in Cook County, and it is AIREs's intention to remove the case to federal court based on diversity of citizenship. You indicated that you would consent to AIREs's notice of removal and confirm that with your clients, Nicholas and Kelsey Gonring, who are residents of Michigan. After speaking with them, can you please confirm the following:

- (1) Defendants Nicholas Gonring and Kelsey Gonring (named "Kelly" in the complaint) consent to the removal.
- (2) The Gornings are residents of Michigan.

We are hoping to file our notice of removal by Friday, August 9, 2019. Please feel free to contact me at this email address or the number below if you would like to discuss the matter further. Thank you.

Matt

Matthew W. Casey Attorney

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